

Request for Continued Exam
U.S. Application S/N 09/141,964
Filed August 28, 1998
Docket No. SARA.85

Conrad 42 44
123. The method of Claim 120 wherein said telemetry network is selected from
the group consisting of daisy chain architecture and star architecture.

REMARKS

Applicants have assigned their patent application to Scientific Applications and Research Associates (SARA) of 15261 Connector Lane, Huntington Beach, California 92649 by written assignment dated August 24, 1998 that has been recorded (copy enclosed). SARA has indicated its desire to have John J. Murphey, License Number 24,896 (California Bar Number 113885), the same attorney who has represented the applicants to date, to represent it from now on in this pending application. Both the President and the CEO of SARA are presently out of the country and are unable to execute the appropriate documents but will do so when they return in a few days. When executed, the original of the document will be filed with the examiner.

All claims have now been canceled and new claims 77-123 have been submitted. Applicant cannot find in the MPEP any instructions for labeling the new claims with any indicia indicating that they are new other than with a new number. A fee calculation sheet is also enclosed.

Applicants submit herein a copy of Figure 1 showing it to be labeled "PRIOR ART" shown in red. A copy of this drawing is being submitted to the Official Draftsman

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and a copy of that communication is enclosed herein.

The marked-up version of the prior pending paragraph/section with all changes shown is also submitted herein. Instructions are clearly provided to substitute the clean amended paragraphs/sections for the pending amended paragraphs/sections along with identifying the pending paragraphs/sections to be replaced. Applicant's counsel is unable to point out on page 13 of the specification where the word "BRIEF" is to be placed, other than to indicate the line on which it is to be placed. It is hoped that these instructions are clear enough to help the Examiner place the amendment in the proper location.

Applicants' counsel has addressed all issues raised by the Examiner in his Advisory Action. If any issues have not been adequately addressed it was purely

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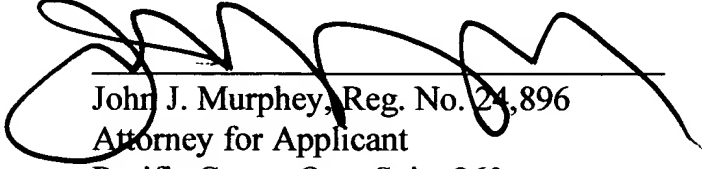
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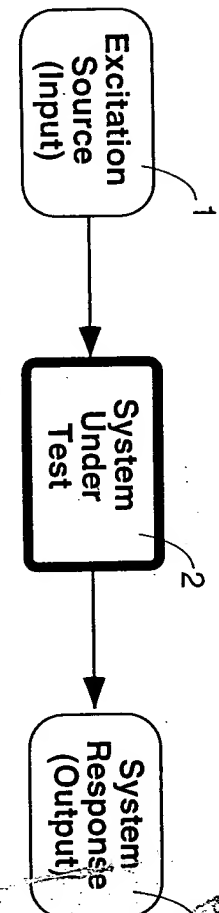
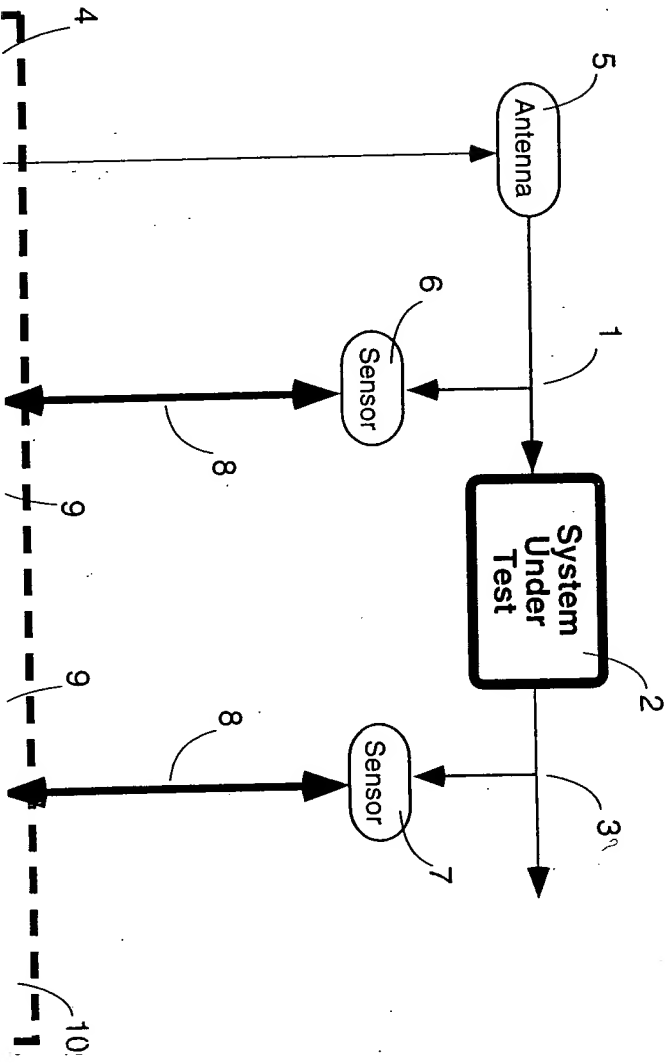
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unintentional and the Examiner is invited to telephone counsel. The application now appears to be in condition for passage to allowance and such action is earnestly solicited.

Respectfully submitted,


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Dated: August 6, 2001

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PRIOR ART

Figure 1.

